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APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. GRIFFITH-CIMA 09/008,945 01/20/98 20220-0169 **EXAMINER** HM12/0215 NAFF, D SAM PASTERNACK CHOATE, HALL & STEWART PAPER NUMBER **ART UNIT** EXCHANGE PLACE 53 STATE STREET 1651 BOSTON, MA 02109 DATE MAILED:

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

02/15/01

PTO-90C (Rev. 2/95)
*U S GPO 2000-473-000/44602

Application No.

Applicant(s)

09/008,945 Examiner

Interview Summary

Group Art Unit

1651

Griffith-Cima et al



	David W. Natt	1651
All participants (applicant, applicant's representative, PTO pe	rsonnel):	
(1) <u>Naff</u>	(3)	
(2) <u>Rosen</u>		
Date of Interview Feb 14, 2001	-	
Type: XTelephonic Personal (copy is given to a	plicant applicant's represent	tative).
Exhibit shown or demonstration conducted: Yes	}. If yes, brief description:	
Agreementwas reached.		
Claim(s) discussed: None		
Identification of prior art discussed: Atala et al (abstract)		
Description of the general nature of what was agreed to if an Discussed proposed 1.132 Declaration in relation to In re- overcoming Atala et al which is a reference of co-authorship.	Katz 215 USPQ 14 and Ex parte	Magner et al 133 USPQ 404 in
Retik is not an inventor does not obviate Atala et al in accord	lance with In re Katz since the ap	plication contains Paige as an
inventor who is not an author. Furthermore, declaration does al since the declaration fails to state that the disclosure of the		
the inventive entity of the present invention that included Pai		
antedating Atala et al. Examiner pointed out that such declar must state that evidence relied on such as laboratory notebo		
		THO WORK OF UN TOUT HIVORKOID.
(A fuller description, if necessary, and a copy of the amendment the claims allowable must be attached. Also, where no copy is available, a summary thereof must be attached.)		
1. It is not necessary for applicant to provide a separate	e record of the substance of the ir	nterview.
Unless the paragraph above has been checked to indicate to OFFICE ACTION IS NOT WAIVED AND MUST INCLUDE TH 713.04). If a response to the last Office action has already b INTERVIEW DATE TO FILE A STATEMENT OF THE SUBST	E SUBSTANCE OF THE INTERV een filed, APPLICANT IS GIVEN (IEW. (See MPEP Section
2. Since the Examiner's interview summary above (incleach of the objections, rejections and requirements claims are now allowable, this completed form is confice action. Applicant is not relieved from providing is also checked.	that may be present in the last Off nsidered to fulfill the response req	fice action, and since the uirements of the last
io diconodi		M-WA
		DAVID M. NAFF PRIMARY EXAMINER

Examiner Note: You must sign and stamp this form unless it is an attachment to a signed Office action.

Paper No. 22

ART UNIT 1651 •